## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW HAMPSHIRE

NEW HAMPSHIRE LOTTERY COMMISSION,

NEOPOLLARD INTERACTIVE, LLC, and
|
POLLARD BANKNOTE LIMITED,

Plaintiffs,

and

**IDEVELOPMENT AND ECONOMIC ASSOCIATION**,

Proposed-Intervenor

Civil Action No. 19-cv-00163-PB

v.

**WILLIAM BARR**, in his official capacity as Acting Attorney General of the United States of America,

UNITED STATES DEPARTMENT OF JUSTICE, and

UNITED STATES OF AMERICA

Defendants.

## MOTION FOR CLAUDE M. STERN TO APPEAR PRO HAC VICE

Demetrio F. Aspiras ("Movant"), of the law firm Drummond Woodsum requests this Court to enter an order pursuant to LR 83.2(b) authorizing Claude M. Stern, Esq. ("Attorney Stern"), counsel for Proposed-Intervenor, iDevelopment and Economic Association ("iDEA") to be admitted *pro hac vice* to appear and practice before this Court on behalf of iDEA in this case. In support of this Motion, Movant states as follows:

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1. Attorney Stern is a partner at the law firm Quinn Emanuel Urquhart & Sullivan,

LLP, 555 Twin Dolphin Drive, Suite 560, Redwood Shores, CA 94065.

2. Attorney Stern is a member in good standing of the bars of all courts in which he

is admitted, as set forth in his Declaration. Upon information and belief, as set forth in his

Declaration, Attorney Stern has never been the subject of a disciplinary proceeding as a

practicing attorney and is not currently under any order of disbarment, suspension, or any other

discipline.

3. Attorney Stern will remain associated with me during this case. All process,

notices, and other papers may be served upon me, and I shall sign all papers filed with this Court.

4. Movant requests this Court to enter an order authorizing Attorney Stern to be

admitted pro hac vice to appear and practice before this Court as Counsel to iDEA. Attorney

Stern will abide by all rules of this Court unless waived with the Court's permission.

5. This Motion, together with the supporting declaration from Attorney Stern, is

being served via the Case Management/Electronic Case Files (CM/ECF) system upon counsel to

Plaintiffs New Hampshire Lottery Commission, Neopollard Interactive, LLC, Pollard Banknote

Limited, and Defendants William Barr, the Department of Justice, and the United States of

America.

WHEREFORE, Movant requests that this Court issue an order:

1. Granting Movant's motion to admit Claude M. Stern, *pro hac vice*.

2. Finding that notice of this Motion as set forth in paragraph five (5) above is

sufficient and proper under the circumstances; and

3. Granting Movant such other and further relief as is just and equitable.

Dated: February 25, 2019

/s/ Demetrio F. Aspiras, III\_\_\_

Demetrio F. Aspiras, III (NH Bar No. 19518) DRUMMOND WOODSUM 501 Islington Street, Suite 2C Portsmouth, NH 03801

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Counsel for Proposed-Intervenor iDevelopment and Economic Association

## **CERTIFICATE OF SERVICE**

I hereby certify that a copy of the Motion Claude M. Stern to Appear Pro Hac Vice, together with the Declaration of Claude M. Stern in support thereof and a Proposed Order granting the requested relief, was served via the Case Management/Electronic Case Files (CM/ECF) system on February 25, 2019 upon all counsel of record, including:

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/s/ Demetrio F. Aspiras

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